

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As the below named inventors, we hereby declare that:

Our residence, post office address and citizenship are as stated below next to our names.

We believe we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled

THIN-FILM LARGE-AREA COHERENT LIGHT SOURCE, FILTER AND AMPLIFIER APPARATUS AND METHOD,

the specification of which is attached hereto.

We hereby state that we reviewed and understand the contents of the aboveidentified specification, including the claims, as amended by any amendment referred to above.

We acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, Section 1.56(a).

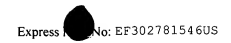
We also acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37 CFR 1.63(d), which occurred between the filing date of the prior application and the filing date of the continuation-in-part application, if this is a continuation-in-part application.

We hereby claim the benefit under Title 35, United States Code, §119(e) of the United States provisional applications listed below:

60/175,007 January 7, 2000 (provisional application number) Filing Date

60/182,125 February 14, 2000 (provisional application number) Filing Date

I hereby appoint the following attorney to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:



EDWARD ETKIN, Reg. No. 37,824 Address all telephone calls to Edward Etkin at telephone No. (718) 648-2122. Address all correspondence to:

Edward Etkin, Esq. 4804 Bedford Avenue Suite 3C Brooklyn NY, 11235

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full Name of First Joint Inventor: Victor Il'ich Kopp

Inventor's signature:

Date: January 2, 2001

Month/Day/Year

Residence:

36-19 Bowne Street, #5F Flushing, NY 11354

Citizenship:

U.S. Permanent Resident

Post Office Address: The same as Residence Address above

Full Name of Second Joint Inventor: Zhao-Qing Zhang

Inventor's signature:

Date: January 2, 2001

Month/Day/Year

Residence:

Flat 24H BLK20, Laguna City, 9 Laguna St., Kowlong, Hong Kong

Citizenship:

China

Post Office Address: The same as Residence Address above

Full Name of Second Joint Inventor: Azriel Zelig Genack

Inventor's signature:

Date: January 2, 2001

Month/Day/Year

Residence:

66 West 94th Street, #5E New York, NY 10025

Citizenship:

U.S. Citizen

Post Office Address: The same as Residence Address above

VERIFIED STATEMENT (DECLARATION) CLAIMING STALL ENTITY STATUS (37 CFR 1.9(f) and 1.27(b)) - SMALL BUSINESS CONCERN

Applicants or Patentees:

verified statement is directed.

NAME OF PERSON SIGNING: Azriel Z. Genack

ADDRESS OF PERSON SIGNING 66 W 94th Street New York, NY 10025

Attorney's Docket No.:

Victor Kopp et al.

1014-7

Serial or Filed or TITLE:	Patent No.: Issued:	N/A concurrently herewith THIN-FILM LARGE-AREA COHERENT LIGHT SOURCE, FILTER AND AMPLIFIER APPARATUS AND METHOD,
I hereby declare that I am		
[] [X]		small business concern identified below: small business concern empowered to act on behalf of the concern identified below:
		NESS CONCERN: Chiral Photonics, Inc. N: 115 Industrial East, Clifton NJ, 07012
and repronumber (1) the remployee affiliates	oduced in 37 CFR of employees of the number of employ d on a full-time, of each other when	ove identified small business concern qualifies as a small business concern as defined in 13 CFR 121.12, 1.9(d), for purposes of paying reduced fees to the United States Patent and Trademark Office in that the econcern, including those of its affiliates, does not exceed 500 persons. For purposes of this statement, ees of the business concern is the average over the previous fiscal year of the concern of the persons part-time or temporary basis during each of the pay periods of the fiscal year, and (2) concerns are en either, directly or indirectly, one concern controls or has the power to control the other, or a third party he power to control both.
		is under contract or law have been conveyed to and remain with the small business concern identified evention described in:
[X] [] []	the specification the application id the patent identifi	
If the rights held by the above identified small business concern are not exclusive, each individual, concern or organization having rights to the invention must file separate verified statements averring to their status as small entities, and no rights to the invention are held by any person, other than the inventor, who would not qualify as an independent inventor under 37 CFR 1.9(c) if that person made the invention or by any concern which would not qualify as a small business concern under 37 CFR 1.9(d), or a nonprofit organization under 37 CFR 1.9(e).		
Each pe	rson, concern or o	rganization having any rights in the invention is listed below:
[X] []		concern, or organization exists. , concern or organization listed below
		ats are required from each named person, concern or organization having rights to the invention averring ties. (37 CFR 1.27)
small en	tity status prior to	o file, in this application or patent, notification of any change in status resulting in loss of entitlement to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on ity is no longer appropriate. (37 CFR 1.28(b))
belief and like so	e believed to be to nade are punishab	tatements made herein of my own knowledge are true and that all statements made on information and rue; and further that these statements were made with the knowledge that willful false statements and the ble by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that has may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this